

L|T|K|E Lynch, Traub, Keefe & Errante, P.C.

** HUGH F. KEEFE
† STEVEN J. ERRANTE
∞ JOHN J. KEEFE, JR.
* DONN A. SWIFT
CHARLES E. TIERNAN III
ROBERT W. LYNCH
RICHARD W. LYNCH
LOUIS M. RUBANO
† MARISA A. BELLAIR
BENJAMIN D. GETTINGER
MATTHEW D. POPILOWSKI
BRENDAN J. KEEFE
† DANIEL P. SCHOLFIELD
ROSALIE D. MORGAN

Attorneys and Counselors at Law

"IN THE STRUGGLE FOR JUSTICE FOR OVER 60 YEARS"

* BOARD CERTIFIED CIVIL TRIAL LAWYER
∞ BOARD CERTIFIED CRIMINAL TRIAL LAWYER
** BOARD CERTIFIED CIVIL AND
CRIMINAL TRIAL LAWYER
† ALSO ADMITTED IN NEW YORK

STEPHEN I. TRAUB, OF COUNSEL
WILLIAM C. LYNCH, FOUNDER (1924 – 2006)

April 17, 2015

Honorable Kiyo A. Matsumoto
United States District Court
Eastern District of New York
Room S905
225 Cadman Plaza East
Brooklyn, NY 11201

VIA ECF

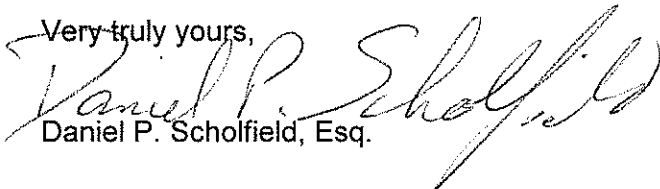
Re: **Chung v. Grace Road Church, et al.**
14-cv-7187
Status Update

Dear Judge Matsumoto:

I write to update you on the status of the case. The parties were unable to come to mutually agreeable terms for a mediation, and hence no mediation was pursued after the most recent teleconference with Magistrate Levy. The Defendants desire to pursue their Motion under Federal Rule 12 (b). Accordingly, the parties request a pre-motion conference, and propose the following briefing schedule:

- Three weeks from date of Court's approval for Defendants to file their Motion.
- Three weeks for the Plaintiffs to file any Objection.
- Two weeks for the Defendants to reply to the Objection.

Very truly yours,


Daniel P. Scholfield, Esq.

52 TRUMBULL STREET, P.O. BOX 1612 • NEW HAVEN, CONNECTICUT 06506-1612
PHONE: (203) 787-0275 • FAX: (203) 782-0278 • EMAIL: LAWYERS@LTKE.COM • WEBSITE: WWW.LTKE.COM